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PLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/008,873	11	1/08/2001	John Lin	BP 1908	5341	
51472	7590	07/26/2005		EXAMINER		
-		ON & MARKISO	FOX, JAMAL A			
P.O. BOX 10 AUSTIN, T.	0727 X 78716-0727			ART UNIT	PAPER NUMBER	
, and the second				2664		
				DATE MAILED: 07/26/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/008,873	LIN ET AL.				
Office Action Summary	Examiner	Art Unit				
,	Jamal A. Fox	2664				
The MAILING DATE of this communication a						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	1.136(a). In no event, however, may a eply within the statutory minimum of third will apply and will expire SIX (6) MO ute, cause the application to become A	reply be timely filed rly (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>08</u>	November 2001.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•					
4) ⊠ Claim(s) <u>1-25</u> is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) ⊠ Claim(s) <u>18-25</u> is/are allowed. 6) ⊠ Claim(s) <u>1-17</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.					
Application Papers						
9)⊠ The specification is objected to by the Exami 10)⊠ The drawing(s) filed on <u>08 November 2001</u> is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the	s/are: a)⊠ accepted or b)[ne drawing(s) be held in abeya ection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in a riority documents have been eau (PCT Rule 17.2(a)).	Application No I received in this National Stage				
Attaches aut (a)						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/C Paper No(s)/Mail Date	Paper No	(s)/Mail Date Informal Patent Application (PTO-152)				

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DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. The abstract of the disclosure is objected to because it is not within the range of 50 to 150 words. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claims 1-17 are rejected under 35 U.S.C. 102(a) as being anticipated by Haartsen (U.S. Patent Application Pub. No. 2002/0167961).

Referring to claim 1, Haartsen discloses a wireless transceiver (transceiver, [0037]) device, comprising: memory (memory, [0033] & [0089]) for storing synchronous

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(synchronous, [0010] & [0035]) and non-synchronous (non-synchronous, page 11, claim 14 line 3) data; and

circuitry defining logic (logic, [0033]) for determining whether transmission of non-synchronous data packets may be initiated without conflicting with a packet of synchronous data that is to be transmitted in the future.

Referring to claim 2, Haartsen discloses the wireless transceiver of claim 1 wherein the circuitry further defines logic (logic, [0033]) that generates a bit string whose logic (logic, [0033]) states define whether, for a given time slot, (time slot, [0034] & [0047], [0048], [0050], [0055], [0060] & [0080]) synchronous (synchronous, [0010] & [0035]) event is to be transmitted.

Referring to claim 3, Haartsen discloses the wireless transceiver of claim 1, wherein the synchronous data comprises continuous bit rate data (peak data rate, [0006]).

Referring to claim 4, Haartsen discloses the wireless transceiver of claim 3, wherein the continuous bit rate data comprises one of video or voice data (data and voice, [0009]).

Referring to claim 5, Haartsen discloses the wireless transceiver of claim 1, wherein the circuitry further defines logic that evaluates a time value with respect to a bit stream modulo (modulo, [0059]) to determine what bit in the bit stream corresponds to the present time.

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Referring to claim 6, Haartsen discloses a method for determining whether to initiate non-synchronous (non-synchronous, page 11, claim 14 line 3) event transmission, comprising:

determining whether a synchronous (synchronous, [0010] & [0035]) event is scheduled for transmission during the present defined time period; and

if not, determining whether to initiated (initialized, [0034]) the transmission of a non-synchronous (non-synchronous, page 11, claim 14 line 3) event.

Referring to claim 7, Haartsen discloses the method of claim 6 wherein a synchronous event comprises transmitting continuous bit rate data (peak data rate, [0006]).

Referring to claim 8, Haartsen discloses the method of claim 6 wherein a synchronous event comprises transmitting voice data (data and voice, [0009]).

Referring to claim 9, Haartsen discloses the method of claim 6 wherein a synchronous event comprises transmitting video data (data, voice, and video, [0003]).

Referring to claim 10, Haartsen discloses the method of claim 6 wherein the step of determining whether to transmit non-synchronous data includes determining how many defined periods of time (time slot, [0034] & [0047], [0048], [0050], [0055], [0060] & [0080]) are required for transmitting non-synchronous data.

Referring to claim 11, Haartsen discloses the method of claim 10 further including the step of determining whether a collision (collision, [0010]) between a synchronous (synchronous, [0010]) and non-synchronous (non-synchronous, page 11, claim 14 line 3) transmission could occur.

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Referring to claim 12, Haartsen discloses the method of claim 11 wherein the step of determining whether a collision (collision, [0010]) could occur includes determining whether there exists a sufficient number of defined periods for which no synchronized events are scheduled for transmission (transmit, [0010]) following the present period to enable the initiation of transmitting (transmit, [0010]) the present non-synchronous event without a likelihood of a collision (collision, [0010]).

Referring to claim 13, Haartsen discloses the method of claim 6 wherein the step of determining whether a synchronous event is schedule comprises dividing the present time by a modulo (modulo, [0059]) number which module number reflects the length of a bit stream in which each bit of the bit stream represents a time period for transmitting synchronized and unsynchronized events.

Referring to claim 14, Haartsen discloses the method of claim 13 wherein a remainder (remainder, [0056] & [0085]) is determined during the dividing step is evaluated to determine a group of bits of the bit stream that include a bit that represents the present time period.

Referring to claim 15, Haartsen discloses the method of claim 13 wherein a remainder (remainder, [0056] & [0085]) is determined during the dividing step is evaluated to determine which bit of the stream of bits represents the present time period.

Referring to claim 16, Haartsen discloses the method of claim 15 further including the step of determining the length (number of time periods) (time slot, [0034] &

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[0047], [0048], [0050], [0055], [0060] & [0080]) of a non-synchronized event that is to be transmitted.

Referring to claim 17, Haartsen discloses the method of claim 16 further including the step of determining whether a synchronized (synchronous, [0010] & [0035]) event is scheduled for transmission during the time period that would be utilized for transmitting the non-synchronous (non-synchronous, page 11, claim 14 line 3) event if the non-synchronous (non-synchronous, page 11, claim 14 line 3) event were to be initiated (initialized, [0034]) in the present time period.

Allowable Subject Matter

5. Claims 18-25 are allowed.

Conclusion

6 Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(571) 273-8300, (for formal communications intended for entry)

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamal A. Fox whose telephone number is (571) 272-3143. The examiner can normally be reached on Monday-Friday 6:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on (571) 272-3134. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to 2600 Customer Service whose telephone number is (571) 272-2600.

Jamal A. Fox-

WELLINGTON CHIN
ERVISORY PATENT EXAMINES